

PCT

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 100894-1 WO	FOR FURTHER ACTION See Form PCT/IPEA/416				
International application No.	International filing date (day	v/month/vear)	Priority Late (day/month/year)		
PCT/SE2003/001712	06.11.2003	, , , , , , , , , , , , , , , , , , , ,	07.11.2002		
	<u> </u>	PC	07.11.2002		
International Patent Classification (IPC) or national classification and IPC CO7D 277/22,277/24,277/26,277/28,417/12, A61K 31/426, A61P 29/00,19/02,9/00,25/06,25/08,25/18,35/00,37/08,1/00,31/12					
Applicant		**			
AstraZeneca AB et al					
This report is the international pre- Authority under Article 35 and tr			s International Preliminary Examining 36.		
2. This REPORT consists of a total	of 8 sheets, in	cluding this cover	sheet.		
3. This report is also accompanied b	y ANNEXES, comprising:				
·	and to the International Bure		sheets, as follows:		
and/or sheets			been amended and are the basis of this report hority (see Rule 70.16 and Section 607 of the		
			ty considers contain an amendment that goes		
beyond the d Supplementa		application as filed	, as indicated in item 4 of Box No. I and the		
b (sent to the Internation			umber of electronic carrier(s))		
readable form only, a Administrative Instr	is indicated in the Supplement		and/or tables related thereto, in computer o Sequence Listing (see Section 802 of the		
4. This report contains indications r	elating to the following items:				
^	of the report				
Box No. II Priority	7				
Box No. III Non-es	tablishment of opinion with re	egard to novelty, i	nventive step and industrial applicability		
Box No. IV Lack o	funity of invention				
	documents cited				
Box No. VII Certain	n defects in the international a	pplication			
Box No. VIII Certain observations on the international application					
Date of submission of the demand Date of completion of this report					
2 die de vompetion de dat report					
18.05.2004	1	15.02.2005			
Name and mailing address of the IPEA/S	E	Authorized officer			
Patent- och registreringsverket	• • •				
Box 5055 S-102 42 STOCKHOLM Per Renström/BS					
Facsimile No. +46 8 667 72 88		Telephone No. +46 8 782 25 00			
Form PCT/IPEA/409 (cover sheet) (January 2004)					



International application No.

PCT/SE2003/001712

Box	No. I	Basis of the report				
1.	With r	egard to the language, this report is based on the international application in the language in which it was filed, unless is indicated under this item.				
		This report is based on a translation from the original language into the following language, which is the language of a translation furnished for the purposes of:				
		international search (under Rules 12.3 and 23.1(b))				
		publication of the international application (under Rule 12.4)				
		international preliminary examination (under Rules 55.2 and/or 55.3)				
2.	furnisi	regard to the elements of the international application, this report is based on (replacement sheets which have been hed to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" re not annexed to this report):				
	\boxtimes	the international application as originally filed/furnished				
		the description:				
		pages as originally filed/furnished				
l		pages* received by this Authority on				
l		pages* received by this Authority on				
		the claims:				
		pagesas originally filed/furnished				
		pages* as amended (together with any statement) under Article 19 pages* received by this Authority on				
1		pages* received by this Authority on pages* received by this Authority on				
	ш	the drawings: pages as originally filed/furnished				
		pages as originally filed familiated pages* received by this Authority on				
		pages* received by this Authority on				
		a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.				
3.		The amendments have resulted in the cancellation of:				
ı		the description, pages				
1		the claims, Nos.				
		the drawings, sheets/figs				
1		the sequence listing (specify):				
		any table(s) related to the sequence listing (specify):				
4.		This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).				
		the description, pages				
Ì		the claims, Nos.				
		the drawings, sheets/figs				
		the sequence listing (specify):				
		any table(s) related to the sequence listing (specify):				
1	. If it	em 4 applies, some or all of those sheets may be marked "superseded."				

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Box No. II Priority				
1. This report has been established as if no priority had been claimed due to the failure to furnish within the prescribed time limit the requested:				
copy of the earlier application whose priority has been claimed (Rule 66.7(a)).				
translation of the earlier application whose priority has been claimed (Rule 66.7(b)).				
2. This report has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rule 64.1). Thus for the purposes of this report, the international filing date indicated above is considered to be the relevant date.				
3. Additional observations, if necessary:				
The priority is considered valid. Therefore, the document in Box No. VI is of no relevance for this report.				
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Box No.	III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
The ques	stions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially the have not been examined in respect of:				
	the entire international application				
\boxtimes	claims Nos. 15-17				
becau	because:				
\square					
	the said international application, or the said claims Nos. 15-17 relate to the following subject matter which does not require an international preliminary examination (specify):				
See ani	e PCT Rule 67.1.(iv).: Methods for treatment of the human or imal body by therapy, as well as diagnostic methods.				
	the description, claims or drawings (indicate particular elements below) or said claims Nos.				
	are so unclear that no meaningful opinion could be formed (specify):				
	the claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed.				
	no international search report has been established for said claims Nos.				
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:				
1	the written form has not been furnished				
	does not comply with the standard				
	the computer readable form has not been furnished				
	does not comply with the standard				
	the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in the Annex C-bis of the Administrative Instructions.				
	See Supplemental Box for further details.				



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Во	x No. V	Reasoned statement un citations and explanat	nt under Article 35(2) with regard to novelty, inventive step or industrial applicability; nations supporting such statement		
1.	Statement	:			
	Novel	lty (N)	Claims	1-14, 18	YES
			Claims		NO
	Inven	tive step (IS)	Claims		YES
		• • •	Claims	1-14. 18	NO
	Indus	trial applicability (IA)	Claims	1-14. 18	YES
			Claims		NO

2. Citations and explanations (Rule 70.7)

Reference is made to the following documents:

D1: WO0162704 (closest prior art)

D2: WO0162713 (cited only as an example of the prior art)

D3: WO0162714 (cited only as an example of the prior art)

D4: WO0162721 (cited only as an example of the prior art)

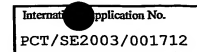
D1 (Example 53, pages 63-65; Example 79, pages 95-97; page 5, line 19 - page 9, line 8; page 25, line 13 - page 28, line 10; the claims), representing the closest prior art, describes analogues of the compounds in the present application, known as inhibitors of nitric oxide synthase (NOS), especially of inducible NOS (iNOS), with use in the treatment of the same NOS-/iNOS-related diseases as the ones preferred in the present application.

The compounds claimed in the present application differ from the compounds in D1 in that they have a thioether bridge instead of an ether bridge and in that they have a hydroxymethyl group in the alpha position.

The problem to be solved through the difference between the compounds of the application and the compounds in D1 can be said to be the providing of alternative medicaments for use in the treatment of the above mentioned disorders.

The exchange of -S- for -O- in the ether bridge is considered to be a standard alternative for the person skilled in the art, and analogues of the compounds in the application having this substitution, and the same properties and use, can be found in the documents D2-D4.

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: Box No. V

The compounds in the present application are substituted α -D2 sec-butyl amines. methylpropylamines, or analogues that are n-butyl amines, i.e. the alkyl chain between -S- and -NH2 is butylene instead of propylene; see the claims and Example 43, pages 62-64, in which W is 2-thiazolyl as in the present application. Since it is known from the prior art that the activity of the compounds is retained when the alkyl chain between S/O and -NH2 is changed from propylene D2). α-methylpropylene butylene (as in D1) to derivatives would be considered an obvious alternative to the person skilled in the art.

Accordingly, the relevant difference between the compounds of the present application and the compounds of the prior art is the presence of an α -hydroxymethyl group. However, since the production of new analogues of pharmaceutical compounds is today common practise, this derivatisation can not in itself be considered enough to justify an inventive step. For an inventive step to be considered to prevail, it has to be shown with comparative examples that the compounds of the present application have an unexpected and beneficial technical effect compared to the compounds of the closest prior art, i.e. the compounds in D1. In the absence of such proof, the invention according to claims 1-14 and 18 has to be considered to lack an inventive step.



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Box No. VI	Certain documents ci	ited		
1. Certain p	published documents (Ru	le 70.10)		
	Application No. Patent No.	Publication date (day/month/year)	Filing date (day/month/year)	Priority date (valid claim) (day/month/year)
WO0209	90332	14.11.2002	06.05.2002	08.05.2001 28.09.2001
		·		
2. Non-wr	ritten disclosures (Rule 7	0.9)		Date of written disclosure
	Kind of non-written di		on-written disclosure y/month/year)	referring to non-written disclosure (day/month/year)
	****	- Vilo stare		



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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

inhibition of nitric to relating expressions The synthase activity and the expressions relating to inflammatory diseases in claims 7-9 and 14-17 relate to a large number of different disorders which cannot be clearly defined by these expressions. The application provides support for use of the compounds in the treatment of only a very limited number of pharmacological Moreover, the disorders. inhibition of nitric oxide synthase activity cannot in itself regarded as a therapeutic application. There are undefined number of diseases which might be related to this pharmacological effect. A practical application still needs to be found in the form of a defined treatment of a specified pathological condition, this being an essential technical feature, in order to render claims 7-9 and 14-17 clear. Claims 7-9 and 14-17 do therefore not meet the requirements of Article 6 PCT that claims shall be clear, concise and suported by the description.